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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/808,190	03/24/2004	Jung Pill Kim	2004P50589US/1331.140.101	4568
7	2590 07/27/2005		EXAMI	NER
Dicke, Billig & Czaja, PLLC		WALLING, MEAGAN S		
Fifth Street To	wers, Suite 2250			
100 South Fifth Street			ART UNIT	PAPER NUMBER
Minneapolis, MN 55402			2863	

DATE MAILED: 07/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	$\overline{}$
	10/808,190	KIM, JUNG PILL	(bh,
Office Action Summary	Examiner	Art Unit	- (
	Meagan S. Walling	2863	
The MAILING DATE of this communication  Period for Reply	on appears on the cover sheet with	n the correspondence addres	is
A SHORTENED STATUTORY PERIOD FOR ITHE MAILING DATE OF THIS COMMUNICAT  - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communica  - If the period for reply specified above is less than thirty (30) day  - If NO period for reply is specified above, the maximum statutory  - Failure to reply within the set or extended period for reply will, b  - Any reply received by the Office later than three months after the  - earned patent term adjustment. See 37 CFR 1.704(b).	TION.  CFR 1.136(a). In no event, however, may a reptition.  s, a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MONT y statute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this commu NDONED (35 U.S.C. § 133).	nication.
Status			
1)⊠ Responsive to communication(s) filed or	24 March 2004.		
_	This action is non-final.		
3) Since this application is in condition for a closed in accordance with the practice u	•	· •	rits is
Disposition of Claims			
4) ⊠ Claim(s) <u>1-24</u> is/are pending in the application 4a) Of the above claim(s) is/are w 5) ⊠ Claim(s) <u>6-16 and 22-24</u> is/are allowed. 6) ⊠ Claim(s) <u>1-5 and 19-21</u> is/are rejected. 7) ⊠ Claim(s) <u>17 and 18</u> is/are objected to. 8) □ Claim(s) are subject to restriction	ithdrawn from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Ex 10) ☑ The drawing(s) filed on <u>24 March 2004</u> is		cted to by the Examiner.	
Applicant may not request that any objection	to the drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for f a) All b) Some * c) None of:  1. Certified copies of the priority doce 2. Certified copies of the priority doce 3. Copies of the certified copies of the application from the International I * See the attached detailed Office action for	uments have been received. uments have been received in Ap e priority documents have been r Bureau (PCT Rule 17.2(a)).	plication No eceived in this National Sta	ge
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-93) Information Disclosure Statement(s) (PTO-1449 or PTO-Paper No(s)/Mail Date 3/24/04.	Paper No(s)	immary (PTO-413) /Mail Date ormal Patent Application (PTO-152	2)

#### **DETAILED ACTION**

## Claim Objections

1. Claims 1 and 17 are objected to because of the following informalities: In the second to last line of claim 1, "larches" should be "latches." In the second to last line of claim 17, "form" should be "from." Appropriate correction is required.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 17 and 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Alidio et al. (US 5,351,013).

Regarding claim 17, Alidio et al. teaches sensing the temperature of the semiconductor device with a temperature sensing circuit and producing a corresponding sensed temperature voltage (column 1, lines 50-55); providing a first reference voltage (column 1, line 52); comparing the sensed temperature voltage with the first reference voltage to produce a first comparison result (column 1, lines 50-52); providing a second reference voltage (column 1, line 52); comparing the sensed temperature voltage with the second reference voltage to produce a second comparison result (column 1, lines 50-52); and determining from the first and second comparison results whether the sensed temperature voltage is within the first and second reference voltages (column 1, lines 50-55).

Regarding claim 18, Alidio et al. teaches that comparing the sensed temperature voltage with the first and second reference is done with a single comparator (column 1, line 49).

### Allowable Subject Matter

3. Claims 6-16 and 22-24 are allowed.

The following is an examiner's statement of reasons for allowance:

The primary reason for the allowance of claim 6 is the inclusion of the limitation of a comparator configured to receive a sense voltage that is indicative of a sensed temperature; a temperature reference circuit coupled to the comparator, the temperature reference network having a plurality of reference voltages including at least a first and a second reference voltage; and a control circuit coupled to the temperature reference circuit such that the control circuit controls alternately compares the plurality of reference voltages to the sense voltage, the control circuit further configured to receive a plurality of outputs from the comparator indicative of the comparisons of the plurality of the reference voltages to the sense voltage and wherein the control circuit determines when the sense voltage is between the first and the second reference voltages. It is this limitation in the claimed combination that has not been found, taught, or suggested by the prior art that makes these claims allowable.

The primary reason for the allowance of claim 22 is the inclusion of the limitation of a comparator configured to receive a sense voltage that is indicative of a sensed temperature', switch means coupled to the first comparator for alternately comparing a first and second reference voltages with the sense voltage to produce first and second comparison results; latch means coupled to the comparator for holding first and second comparison results; and control

means for determining from the first and second comparison results whether the sense voltage is between first and second reference voltages. It is this limitation in the claimed combination that has not been found, taught, or suggested by the prior art that makes these claims allowable.

4. Claims 1-5 are objected to for the informality discussed above, but would be allowable if corrected.

The following is a statement of reasons for the indication of allowable subject matter:

The primary reason for the indication allowability of claim 1 is the inclusion of the limitation of a sensing device configured to hold a sensed voltage that varies with changes in temperature, a temperature reference circuit having a plurality of reference voltages, a switch circuit coupled to the temperature reference circuit, a comparator having a first input, a second input, and an output, the comparator configured to receive the sensed voltage from the sensing device on its first input and configured to receive the reference voltages on its second input, and configured to produce comparison signals at its output first and second latches configured to latch and hold the comparison signals from the comparators; and a control circuit coupled to switch circuit and to the first and second latches, wherein the control circuit controls the switch circuit such that reference voltages are selectively applied to the first input to the comparator and wherein the control circuit selectively controls the first and second latches to hold the comparison signals. It is this limitation in the claimed combination that has not been found, taught, or suggested by the prior art that makes these claims allowable.

5. Claims 19-21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The primary reason for the indication of allowability of claim 19 is the inclusion of the limitation of adjusting the first and second reference voltages to balance any input offset voltage from the comparator. It is this limitation in the claimed combination that has not been found, taught, or suggested by the prior art that makes these claims allowable.

The primary reason for the indication of allowability of claim 21 is the inclusion of the limitation of providing additional reference temperatures when the sensed temperature voltage is not between the first and second reference voltages. It is this limitation in the claimed combination that has not been found, taught, or suggested by the prior art that makes these claims allowable.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Meagan S. Walling whose telephone number is (571) 272-2283.

The examiner can normally be reached on Monday through Friday 8:30 AM to 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571) 272-2269. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

msw

John Parlow Spriency Stent Examiner